NYNEX Government Affairs 1300 I Street NW Suite 400 West Washington DC 20005 202-336-7888

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Susanne Guyer Executive Director Federal Regulatory Policy Issues

NYNEX

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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

Ex Parte

January 28, 1997

Mr. William F. Caton Acting Secretary Federal Communications Commission Room 222 1919 M Street, NW Washington, DC 20554

Re: CC Docket No. 96-45 - Universal Service and CC Docket No. 96-262 - Access Reform

Dear Mr. Caton:

On January 27, Mr. F. Gumper and I, representing NYNEX, met with Mr. J. Coltharp, Special Advisor to Commissioner Quello to discuss issues in the above-captioned proceedings. The attached charts were used as the basis for discussion.

Sincerely,

cc: Mr. J. Coltharp

NYNEX Recycles

Joint Board Recommendations

■ Proxy Model

- ➤ The ultimate model adopted by the FCC should include geographically defined areas that are consistent with the geographic areas used for unbundled elements, access, and retail rates.
- ➤ Inconsistent geographic areas will result in arbitrage.

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Necessary Linkage between Universal Service and Network Elements

Universal Service = Network Elements plus Retail Costs

a) Network Elements = Loop

Port

Local Switching (500-700 MOUs)

Transport and Terminating Access

Access to E911, Operator Services

and Directory Assistance

b) Retail Costs =

State Approved \$ per line to

Cover Customer Care Costs for

Basic Service



Example of inconsistent deaveraging of Universal Service support and unbundled elements.

Zones	Areas	Average BCM2 Cost/Month*		
1	Rural	\$38.42		
2	Rural/Suburban	\$25.38		
3	Suburban	\$22.04		
4	Urban	\$20.12		

UNIVERSAL SERVICE COSTS Range of costs for individuals wire centers within Zone 1:					
MILTON	\$23.98	12,415			
ROME	\$26.78	27,951			
GREENFIELD CENTER	\$48.91	4,914			
BRAINARDSVILLE	\$124.70	1,010			
ST. REGIS FALLS	\$122.92	1,251			
PUTNAM	\$149.54	482			

Gaming Opportunity: target high cost wire centers within a zone.



There is Important Linkage Between Unbundled Network Elements and USF Support:

- Geographical deaveraging should be the same.
- For Universal Service Costing, Joint Board should specify reasonable number of zones in state (2-4)
 - ➤ Urban
 - ➤ Suburban
 - > Rural
- Wire Center, Census Block Group -- administrative nightmare



Joint Board Recommendations

CCL Proposal

- NYNEX agrees with proposal to take CCL and apply on a flat-rated, presubscribed line basis to IXCs if:
 - ➤ End user no-PICs an IXC, end user pays per line charge.
 - ➤ IXCs can pass on to end user as a flat rated charge, if desired.



Access Reform

- Flat rated, per line IXC charge should be extended to all non-traffic sensitive costs:
 - ➤ Loop
 - ➤ Line and trunk port of switch
 - ➤ Intrastate costs allocated to Interstate Access via separations
 - ➤ "Legacy" costs



Joint Board Recommendations

Concerns:

- Cost Recovery
 - ➤ Not addressed in the Joint Board's recommendation
 - ➤ Customer "surcharge" most reasonable mechanism
- Method of calculating carrier payments
 - ➤ NYNEX proposal use of retail revenues less basic residence local service revenues
 - ➤ Joint Board proposal results in disproportionate burden on LECs



Funding the USF

,	Inc			
Method	LEC	IXC	Other	NYNEX
Retail Revenue Less Residence Local	38	50	12	4.9
Retail Revenues	47	43	10	6.1
Gross Revenue Less Carrier Payments	63	25	12	7.8

If Total Fund = \$8 Billion NYNEX Share \$400 - \$600 Million



Allocating and Collecting USF

To be competitively neutral, allocation and collection of USF must be linked.

A plan that places an unequal burden on retail customers of different companies

IS NOT

a competitively neutral mechanism.



Likewise: Hiding Universal Service Funding in Customers Rates is Implicit, Not Explicit Funding

Solution:

Need a uniform surcharge on retail revenues less residence basic service and interstate per line charge.



Example: USF = \$500 Million (Two Companies)

(\$ Millions)	Carrier A	Carrier B
Retail Revenue	2,000	2,000
Carrier Revenue	<u>1,000</u>	
Gross Revenue	3,000	2,000

<u>Case 1</u>: Use Retail Revenues. Total = \$4,000 million Carrier A pays \$250 million and Carrier B pays \$250 million Surcharge Retail:

Carrier A = 12.5% and Carrier B = 12.5%

Explicit and Competitively Neutral



Example: USF = \$500 Million (Two Companies)

Case 2: Use Gross Revenues

Carrier A pays \$300 million and Carrier B pays \$200 million Collection:

a) Both Apply Surcharge to End Users

Carrier A = 15% and Carrier B = 10%

b) Carrier A Applies Surcharge to All Revenues, Required End User Surcharge:

Carrier A = 10% and Carrier B = 15%

Not Competitively Neutral



Example: USF = \$500 Million (Two Companies)

<u>Case 3</u>: Use Gross Revenues Less Carrier Payments
Carrier A pays \$375 million and Carrier B pays \$125 million
Collection:

- a) Both Apply Surcharge to End Users

 Carrier A = 18.75% and Carrier B = 6.25%
- b) Carrier A Applies Surcharge to All Revenues, Required End User Surcharge:

Carrier A = 12.5% and Carrier B = 12.5%

Appears Competitively Neutral, but -



CC Docket 96-98, the FCC Stated: TELRIC Costs May Not Include Revenues Used to Subsidize Other Services

It is not clear if a LEC may apply surcharge on:

- 1) TELRIC network elements
- 2) Wholesale charges for resale
- 3) Access charges



difference in total RBOC funding levels.²⁵ However, this does not explain the dramatic differences in universal service support levels for a given RBOC between the two models, which both purport to identify costs by CBG. As can be seen in Chart 2, four of the RBOCs receive far less support under the Hatfield Model, while three receive considerably more. These inconsistencies cast doubt on the ability of proxy models to reliably target high-cost areas.

Chart 2²⁶
Comparison of RBOC Funding Levels Between BCM2 and Hatfield Models
Using \$30 Benchmark
All Dollars in Thousands (000)

RBOC	BCM2		Н	atfield	Funding	
	Model		M	1odel	Difference	
Ameritech	\$	377,904	\$	272,290	\$	(105,614)
Bell	\$	417,184	\$	109,157	\$	(308,027)
Atlantic						
BellSouth	\$	887,185	\$	431,057	\$	(456,128)
NYNEX	\$_	460,032	\$	96,150	\$	(363,882)
Pacific	\$	193,118	\$	249,906	\$	56,788
SBC	\$	440,108	\$	682,682	\$	242,574
US West	\$	541,725	\$	811,084	\$	269,359
Total	\$	3,317,256	\$	2,652,326		

Additionally, individual state funding levels vary dramatically between the BCM2 Model and the Hatfield Model. Chart 3 illustrates how individual

²⁵ These differences include; (1) different line counts; (2) different input assumptions; and (3) different zone applications. Hatfield applies CBGs to one of six zones for the development of an average zone cost.

²⁶ Source: Hatfield Costs obtained from Telecommunications Industries Analysis Project (TIAP) - Response to Request from NARUC Committee, December 4, 1996, revised December 13, 1996, Figure 3, page 15; BCM2 costs obtained form NYNEX analysis of BCM2 Model - USF Funding Levels based on average monthly cost at CBG level and \$30 Benchmark.

Comparison of RBOC Funding Levels from BCM2 and Hatfield \$30 Benchmark Dollars in Thousands (000)

		В	CM2	Hatfield		Difference	
	1			_			
Amerited	h	\$	377,624	\$	272,290	\$	(105,334
	Illinois		\$68.847	\$	92,973	\$	24,126
	Indiana		\$58,008	\$	34,605	\$	(23,403
	Michigan		\$139,411	\$	56,298	\$	(83,113
	Ohio		\$74,177	5	33,863	\$	(40,314
	Wisconsin		\$37,181	\$	54,551	5	17,370
		-		1		5	-
Bell Atlan	tic	S	416,855	\$	109,157	\$	(307,698
	Delaware	\$	13,902	\$	41	5	(13,861
	Maryland	\$	56,844	S	310	S	(56,534
	New Jersey	5	49,875	\$	256	\$	(49,619
	Pennsylvania	\$	118,182	\$	28,124	\$	(90,058
	Virginia	\$	79,992	S	41,226	5	(38,766
	Wash DC	S		S		S	
	West Virginia	s	98,060	\$	39.200	S	(58,860
		Ť				5	
Bellsouth		\$	887,186	\$	431,057	\$	(456,129
	Alabama	S	96,555	\$	86.829	5	(9,726
	Florida	\$	98,368	\$	43,852	\$	(54,516
	Georgia	S	102,450	\$	74,185	\$	(28,265
	Kentucky	s	84,692	\$	34,527	\$	(50,165
	Lousiana	Š	118,681	\$	30,618	\$	(88,063
	Mississippi	\$	127,522	\$	68,563	\$	(58,959
	North Carolina	Š	71,940	5	28,359	\$	(43,581
	South Carolin	\$	66,723	\$	23,550	\$	
	+	\$		5			(43,173
	Tennessee	•	120,255	3	40,574	\$	(79,681
11/4/51/		_	400.004	_	00.450	\$	
NYNEX	<u> </u>	\$	460,034	\$	96,150	\$	(363,884
	Maine	\$	77,293	\$	17,309	\$	(59,984
	Massachusett	\$	85,358	\$	32	5	(85,326
	New Hampshir	\$	53,978	\$	3,198	\$	(50,780
	New York	\$	188,978	\$	67,433	\$	(121,545
	Rhode Island	\$	15,698	\$		\$	(15,698
	Vermont	5	38,729	\$	7.988	\$	(30,741
	Connecticut			\$	190	\$	190
	1					\$	· <u>.</u>
Pacific	:	\$	193,118	\$	249,906	5	56,788
	California	\$	172,568	\$	204,207	\$	31,639
	Nevada	\$	20,550	\$	45,699	3	25,149
						\$	
SBC		\$	440,109	\$	682,682	\$	242,573
	Arkansas	\$	64,175	\$	72,090	\$	7,915
	Kansas	\$	46,665	\$	83,710	\$	37,045
	Missouri	\$	76,832	\$	130,198	\$	53,366
	Oklahoma	\$	70.690	\$	120,934	\$	50,244
	Texas	\$	181,747	\$	275.750	5	94,003
						\$	•
JS West		\$	541,688	\$	811,084	\$	269,396
	Arizona	\$	74,830	\$	86.660	\$	11,830
	Colorado	\$	74,164	\$	65,557	S	(8,607
	Idaho	\$	32,230	\$	40,664	5	8,434
	lowa	\$	35,018	\$	69,714	\$	34,696
		\$	58,366	\$	94,885	S	36,519
	Minnesota				59,789	\$	38,076
·	Minnesota Montana		21.713	2	33./03		
	Montana	\$	21,713	\$		_	
	Montana Nebraska	\$ \$	23,282	\$	80,360	\$	57,078
	Montana Nebraska New Mexico	\$ \$ \$	23,282 47,681	\$ \$	80,360 75,561	\$	57,078 27,880
	Montana Nebraska New Mexico North Dakota	\$ \$ \$	23,282 47,681 13,754	\$ \$ \$	80,360 75,561 45,322	\$ \$ \$	57,078 27,880 31,568
	Montana Nebraska New Mexico North Dakota Oregon	\$ \$ \$ \$	23,282 47,681 13,754 40,810	\$ \$ \$	80,360 75,561 45,322 60,856	\$ \$ \$	57,078 27,880 31,568 20,046
	Montana Nebraska New Mexico North Dakota Oregon South Dakota	\$ \$ \$ \$ \$	23,282 47,681 13,754 40,810 34,109	\$ \$ \$ \$	80,360 75,561 45,322 60,856 27,993	\$ \$ \$ \$	57,078 27,880 31,568 20,046 (6,116
	Montana Nebraska New Mexico North Dakota Oregon South Dakota Utah	\$ \$ \$ \$ \$	23.282 47.681 13.754 40,810 34,109 28,828	\$ \$ \$ \$ \$	80,360 75,561 45,322 60,856 27,993 37,573	\$ \$ \$ \$	57,078 27,880 31,568 20,046 (6,116 8,745
	Montana Nebraska New Mexico North Dakota Oregon South Dakota	\$ \$ \$ \$ \$	23,282 47,681 13,754 40,810 34,109	\$ \$ \$ \$	80,360 75,561 45,322 60,856 27,993	\$ \$ \$ \$	57,078 27,880 31,568 20,046 (6,116

Attachment D

BENCHMARK MUST BE INCREASED BY EXISTING SUBSIDY

Fund difference between High Cost and New Benchmark

> Increase Benchmark by Contribution from Low Cost

High Cost

\$40 New Benchmark includes Contribution from Low Cost

\$30 Benchmark

Contribution from Low Cost

\$22Average Cost for 60% of Households